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NOT SAFE FOR HIM.

A Denver politician and his wife were on the eighth floor of the Brown Hotel last night to see the woman said: "Wait a moment, John, I want to look over the balcony railing. She did so and was astonished at the distance between her and the floor of the lobby. "My!" she said, "that's a long way." As she moved toward the elevator she asked: "John, they frequently hold banquets on this floor, don't they?" "Yet, indeed," he replied. "Well," she said, "I'm never going to let you come to another unless the W. C. T. U. or the Y. M. C. A. gives it. This railing is too low to be safe for a man who likes champagne as well as you do."—Denver Post.

DONE BY TRYING.

Nobody can tell what he can do till he tries. When a thing ought to be done the modern spirit moves us to keep working away at it until it is done. In the face of this idea the "impossible" vanishes. Where there's a will, there's a way. "If we could but rob cod liver oil of its sickening taste and smell and then combine it with two or three other ingredients we should possess the best remedy in the world for certain diseases that are now practically incurable." So said a famous English physician twenty-five years ago. "But it will never be done," he added. "You can no more turn cod liver oil into a palatable medicine, than you can turn the Codfish itself into a Bird of Paradise." Yet he lived to admit that in WAMPOL'S PREPARATION the "impossible" had been accomplished. It is palatable as honey and contains all the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites, Extracts of Malt and Wild Cherry. This remedy is freed from the bad peculiarities Dr. Frothingham so detested, and it is precisely the splendid medicine he wished for. Use it freely and confidently for Hysteria, Wasting Complaints, Anemia, Blood Impurities, Asthma, and Throat and Lung Troubles. Dr. W. H. B. Atkins, Physician to Toronto General Hospital, says: "I am much pleased to state that the results from using Wampole's Preparation of Cod Liver Oil have been uniformly satisfactory; it appealed to me as being prepared according to correct scientific principles." It increases the appetite and influences the digestion of food; it is delicious to take, will not disappoint you, and is effective from the first dose. One bottle convinces. At all chemists.

ENDORSES ROBINSON

Bar Association Has a Spirited Noon Meeting.

Whereas, the Honorable George R. Carter, Governor, has withdrawn his support from the Honorable W. J. Robinson, Third Judge of the Circuit Court of the First Circuit, as a candidate for re-appointment to said position; and

Whereas, this Association feels that said Judge is fully qualified for said office and deserves re-appointment.

Now, therefore, be it resolved, that the Hawaiian Bar Association heartily favors the re-appointment of said Judge and hereby re-affirms its recommendation of his re-appointment.

And be it further resolved, that copies of this resolution be sent to the President of the United States and the Attorney General at Washington, and that the President of this Association be instructed to at once cable the gist of the same to the President and the Attorney General.

The above resolution was passed by the Bar Association of Hawaii at its special meeting held at noon yesterday in the Republican headquarters. It was practically unanimous, twenty-eight of the twenty-nine members present endorsing it by a rising vote. The other member did not vote at all, either for or against.

The resolution was presented by Mr. Withington and after a short discussion it was passed, and in accordance with the spirit of the resolution cablegrams were sent to President Roosevelt and to the United States Attorney General.

Those present at the meeting were: President A. G. M. Robertson, Secretary Clemons, Judge Whitney, Judge Perry, H. G. Middlemitch, E. A. Douthitt, Frank E. Thompson, Geo. A. Davis, D. L. Withington, E. A. Mott-Smith, Avon Crook, Judge Whiting, Frank Andrade, C. F. Peterson, S. H. Derby, J. A. Magoon, J. Lightfoot, T. M. Harrison, Lyle A. Dickey, A. Lewis, J. J. Dunne, R. W. Breckons, Cecil Brown, B. L. Marx, Judge Gear, W. W. Thayer, E. M. Watson, Henry Holmes and Mr. Correa.

President A. G. M. Robertson called the meeting to order promptly, and after E. M. Watson and W. A. Greenwell had been unanimously admitted to membership, he brought the special subject before the meeting.

WITHINGTON'S RESOLUTION.
Judge Withington at once arose and said:

"It seems to me that the only question before us is whether, in view of the Governor's having withdrawn his recommendation, the Bar Association still desires to stand by its unanimous recommendation of Judge Robinson. Speaking for myself alone, and knowing generally what many of my brother members have said, I find that the unanimous sentiment seems to be that the Governor has made a mistake of judgment in the matter, and we feel that nothing has occurred that in the slightest degree should change our attitude on this matter."

"Feeling that way, and in order to bring the matter before the meeting for discussion, because I feel that we should have a fair comparison of opinions, and feeling that it is important for the community as a whole that justice be administered impartially by courts that are beyond the control of selfish motives, beyond the control of political influence and are free alike from the control of the legislative and executive departments, I would like to offer a resolution which has been prepared, and I offer the following resolution."

DAVIS AND THE GOVERNOR.

The resolution was read and was seconded by J. A. Magoon. George A. Davis said that he thought a committee should have been appointed previously to have conferred with the Governor "out of respect to his high office."

"It seems, however, that the Governor has already acted," continued Mr. Davis, "but out of respect to his office we should have sent a committee to him. If he refused to receive the committee regarding the selection of judicial officers it would have been wise to have considered the proposition of sending a special representative on to Washington to urge the claims of this Bar Association's endorsement."

"As the Governor has withdrawn his support and sent in the name of another to Washington, without consulting this Association, I believe we can only and justly endorse this resolution."

RIGHT TO OPINION.

"We have a right to express an opinion with reference to judicial appointments here. I think the Bar Association should have a voice in having judicial appointments divorced from politics and preventing one man from selecting judicial officers. The power of advising on such appointments, must of course, be lodged somewhere, and the Governor by virtue of his high office is entitled to some consideration, but I think the action he has taken in this matter about sending on another man's name to Washington before the Bar Association met, has compelled this Association to act as it has."

"Judge Robinson has proven himself a judicial officer of fairness. It is pretty hard for any judge to secure the unanimous support of an organization of this kind, but he got it. When a man, after four years of service, can get the unanimous support of such an organization as this, he must be a fit and proper man to be appointed."

GAP NOT VERY WIDE.

"I don't know what led the Governor

to take the action he did. We are all prone to error," said Davis, referring to the incident in Judge Robinson's chambers, "and we are all less than angels, but the gap between the Governor and the gentlemen participating in the affair is not very wide, and I don't think he should have acted as he did."

Judge Perry endorsed the resolution, adding an amendment which was embodied by the mover and seconder of the resolution. Judge Perry said that there was no opportunity to appoint a committee as suggested by Mr. Davis, but "the Governor has forced us to proceed as we do now."

"It seems to me," he continued, "there is really nothing before this meeting to discuss. We are all agreed so far as I have been able to ascertain Judge Robinson should be re-appointed. There was nothing that occurred that night to justify us in changing our attitude toward Judge Robinson."

A. Lewis, Jr., who entered the hall at this moment, asked that the resolution be re-read. This was done and he suggested that the words "and the Attorney General" be added at the end, following after the reference to the President. He said that the President would confer with the Attorney General on such appointments. The addition was embodied in the resolution.

DICKEY KEEPS HIS SEAT.

The resolution was then put to a vote, and on motion of United States District Attorney Breckons, the meeting rose to its feet with the exception of Lyle Dickey, who sat in his seat and peacefully grinned at his fellow attorneys. When the contrary vote was called for, Mr. Dickey kept his seat and the adoption of the resolution was declared unanimous.

There were twenty-nine members at yesterday's meeting, while twenty-four were present at the former meeting when Judge Robinson was unanimously endorsed for the position he now occupies.

HOUSEHOLD HINTS

Wassail Bowl.—The old custom of wassail bowl, originating in ancient Saxon times when the skull of an enemy served as tankard, is perpetuated here in the punch bowl. This fine old custom of pledging one another in a cup is a pleasant one to keep alive. If one has conscientious scruples against the use of liquor there are a number of delicious temperance drinks that can be offered to any caller, young or old, with impunity, sure of no after-math of headaches or regrets.

Fruit Punch.—Make a syrup by boiling a pound of sugar with a cup of water for ten minutes. Have ready in the punch bowl the juice of five oranges and four lemons, one orange sliced thin, a can of shredded pineapple, a cupful of freshly brewed tea infusion. Pour the syrup over this mixture and let it stand until cool; then add a cup Maraschino cherries, two sliced bananas, a cup of California grapes, cut in halves and seeded, a quart of mineral water and cold water enough to make six quarts of liquid in all. Serve with ice in a punch bowl wreathed with holly.

Lemon Ginger Punch.—This is usually served as a refreshing summer drink at afternoon teas, but may be utilized at this season if a little fresh mint can be procured. Make a strong lemonade, allowing five lemons and a cupful of sugar to each quart of water. Roll the lemons and slice, and let the sugar stand on them an hour before adding the water. Put into the punch bowl, together with ginger ale, allowing quart for quart. Have ready some stems of fresh mint, and bruise the leaves and stems between the fingers, so as to bring out the bouquet. Add these to the punch twenty minutes before serving.

Eis Schokolade (Iced Chocolate).—Make the chocolate in the usual way, allowing a heaping teaspoonful to each cup boiling milk. Stir the chocolate with a little boiling water until smooth and shiny before adding the full amount. Cook five minutes, sweetening a little sweeter than usual. Flavor with vanilla extract and a very little cinnamon, then cool. When as cold as ice water, pour into the punch bowl, cover with whipped cream, sweetened and flavored, whip with a Dover egg beater until light and foamy, and serve in glasses or chocolate cups.

Tea Punch.—Make a strong infusion of English breakfast tea, allowing a teaspoonful to each cup of boiling water. For a quart of tea, mix one-half cup of sugar with a little water and cook in a small saucepan until it spins a thread. Remove from the fire and add to the strained tea and the juice of a lemon. When chilled, add a cupful of claret and a tablespoonful of curacao, or, preferably instead of the wine, the same amount of fruit juices, orange, lemon and pineapples. This should be added while the sirup is hot.

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